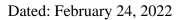
1 2 3 4	SEYFARTH SHAW LLP Ian H. Morrison (SBN 6231153) imorrison@seyfarth.com 233 S. Wacker Drive, Suite 8000 Chicago, IL 60606 Telephone: (312) 460-5000 Facsimile: (312) 460-7000	RENAKER HASSELMAN SCOTT LLP Teresa S. Renaker (SBN 187800) Kirsten G. Scott (SBN 253464) 505 Montgomery Street, Suite 1125 San Francisco, CA 94111 Telephone: (415) 653-1733 Facsimile: (415) 727-5079
5 6 7 8 9 10 11 12 13	Michael W. Stevens (SBN 258042) Nolan R. Theurer (SBN 323563) mwstevens@seyfarth.com ntheurer@seyfarth.com 560 Mission St., 31st Floor San Francisco, California 94105 Telephone: (415) 397-2823 Facsimile: (415) 397-8549  Attorneys for Defendants WHIRLPOOL CORPORATION GROUP BENEFIT PLAN, WHIRLPOOL CORPORATION, WELFARE BENEFITS COMMITTEE, and MATRIX ABSENCE MANAGEMENT, INC.	Attorneys for Plaintiff EMILY MOORE
14 15	UNITED STATES DISTRICT COURT	
16	NORTHERN DISTRICT OF CALIFORNIA	
17		
18	EMILY MOORE,	Case No. 4:21-cv-07039-JCS
19	Plaintiff,	STIPULATION FOR DISMISSAL OF
20	v.	ENTIRE ACTION WITH PREJUDICE
21 22	WHIRLPOOL CORPORATION GROUP BENEFIT PLAN, WHIRLPOOL CORPORATION, WELFARE BENEFITS	
23	COMMITTEE, and MATRIX ABSENCE MANAGEMENT, INC.	
24	Defendants.	
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1	IT IS HEREBY STIPULATED, by and between Plaintiff Emily Moore ("Plaintiff"), and	
2	Defendants Whirlpool Corporation Group Benefit Plan, Whirlpool Corporation, Welfare Benefits	
3	Committee, and Matrix Absence Management, Inc. ("Defendants") (Plaintiff and Defendants	
4	collectively referred to as the "Parties"), by and through their respective counsel, that this action shall be	
5	dismissed in its entirety with prejudice as to all Defendants pursuant to Federal Rule of Civil Procedure	
6	41(a), et seq. Except as otherwise handled by the Parties through their confidential settlement	
7	agreement, each party to bear its own costs of suit and attorneys' fees.	
8		
9	DATED E 1 24 2022	DENIATED HACCEL MANICCOTT LID
10	DATED: February 24, 2022	RENAKER HASSELMAN SCOTT LLP
11		By: <u>/s/Kirsten G. Scott</u> . Teresa S. Renaker
12		Kirsten G. Scott
13		Attorneys for Plaintiff
14	DATED: February 24, 2022	SEYFARTH SHAW LLP
15	DATED. Peoruary 24, 2022	SETFAKTII SIIAW EEI
16		By: <u>/s/ Nolan R. Theurer</u> . Ian H. Morrison
17		Michael W. Stevens Nolan R. Theurer
18		Attorneys for Defendants
19		Theories for Bereinaums
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21		
22	SIGNATURE CERTIFICATION	
23	Pursuant to Local Rule 5-1(h)(3), I hereby certify that I have obtained the concurrence of	
24	Mr. Nolan R. Theurer, counsel of record for Defendants, in the filing of this Stipulation for Dismissal.	
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26		
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28		

## RENAKER HASSELMAN SCOTT LLP

By: /s/Kirsten G. Scott Kirsten G. Scott

Attorney for Plaintiff



DATED: February 24, 2022

